1	EDWARD A. RUTTENBERG (State Bar ROBERT S. GUTIERREZ (State Bar No. LEOPOLD, PETRICH & SMITH, P.C.	No. 67378) 143223)	
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4	E-Mail: eruttenberg@lpsla.com		
5	DANIEL SCOTT SCHECTER (State Bar 1	No. 171472)	
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7			
8	Tel: (213) 891-7371 • Fax: (213) 891-8763 Email: daniel.schecter@lw.com	·	
9	Attorneys for Defendant		
10	APPLE, INC.  UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	OAKLAND DIVISION		
13			
14	TOMMY DUNBAR and JAMES	CASE NO.: C 07-2758 WDB	
15	GANGWER,	ANSWER TO COMPLAINT BY	
16	Plaintiffs,	DEFENDANT APPLE, INC.	
17 18	v.		
19	LUCASZ GOTTWALD (aka Dr. Luke), AVRIL LAVIGNE, KASZ MONEY		
$\begin{vmatrix} 1 \\ 20 \end{vmatrix}$	AVRIL LAVIGNE, KASZ MONEY PUBLISHING, AVRIL LAVIGNE PUBLISHING LLC, ALMO MUSIC		
21	PUBLISHING LLC, ALMO MUSIC CORP., RCA RECORDS, and APPLE, INC.,		
22	Defendants.		
23			
24			
25	For itself alone and for no other defendant, defendant APPLE, INC.		
26	("Answering Defendant"), by its undersigned attorneys, admits, denies and otherwise		
27	responds as follows to the Complaint filed against it by plaintiffs TOMMY DUNBAR		
28	and JAMES GANGWER ("Plaintiffs") in the above-entitled matter:		

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Answering Defendant admits that Plaintiffs have filed a civil action 1. against it for alleged copyright infringement, in which they demand jury trial to the extent provided in Fed. R. Civ. P. 38(a). Except as expressly admitted, Answering Defendant denies generally and specifically each allegation contained in Paragraph 1 of the Complaint.

## JURISDICTION AND VENUE

- 2. Answering Defendant admits that the Court has subject matter jurisdiction over Plaintiffs' Complaint pursuant to 28 U.S.C. § 1338(a). Except as expressly admitted, Answering Defendant denies generally and specifically each allegation contained in Paragraph 2 of the Complaint to the extent that it applies to it, and denies for lack of sufficient knowledge or information each allegation contained in Paragraph 2 of the Complaint to the extent that it applies to other defendants.
- Answering Defendant denies generally and specifically each allegation 3. contained in Paragraph 3 of the Complaint to the extent that it applies to it, and denies for lack of sufficient knowledge or information each allegation contained in Paragraph 3 to the extent that it applies to other defendants.

## THE PARTIES

- 4. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 4 of the Complaint.
- 5. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 5 of the Complaint.

- 6. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 6 of the Complaint.
- 7. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 7 of the Complaint.
- 8. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 8 of the Complaint.
- 9. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 9 of the Complaint.
- 10. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 10 of the Complaint.
- 11. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 11 of the Complaint.
- 12. Answering Defendant admits that it is a California corporation with its principal place of business in California. Except as expressly admitted, Answering Defendant denies generally and specifically each allegation contained in Paragraph 12 of the Complaint.
- 13. Answering Defendant denies generally and specifically each allegation contained in Paragraph 13 of the Complaint.

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## (Against All Defendants)

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## CLAIM FOR COPYRIGHT INFRINGEMENT

- Answering Defendant denies for lack of sufficient knowledge or 14. information each allegation contained in Paragraph 14 of the Complaint.
- Answering Defendant denies for lack of sufficient knowledge or 15. information each allegation contained in Paragraph 15 of the Complaint.
- 16. Answering Defendant denies for lack of sufficient knowledge or information each allegation contained in Paragraph 16 of the Complaint.
- Answering Defendant admits that Plaintiffs have not expressly authorized 17. it to exploit protectible expression from the song "I Wanna Be Your Boyfriend," but Answering Defendant denies generally and specifically that it used all or any portion of the song "I Wanna Be Your Boyfriend" (protectible or otherwise), and further denies generally and specifically that anyone holds any rights in any portion of the song "I Wanna Be Your Boyfriend" other than in its protectible expression. Except as expressly admitted, Answering Defendant denies generally and specifically each other allegation contained in Paragraph 17 of the Complaint.
- Answering Defendant denies generally and specifically each allegation 18. contained in Paragraph 18 of the Complaint.
- 19. Answering Defendant denies generally and specifically each allegation contained in Paragraph 19 of the Complaint.

FIRST AFFIRMATIVE DEFENSE 1 (No Claim Stated) 2 3 4 20. Plaintiffs' Complaint fails to state facts sufficient to constitute a claim for 5 relief against Answering Defendant. 6 SECOND AFFIRMATIVE DEFENSE 7 (17 U.S.C. § 412) 8 9 Plaintiffs' claims for relief are barred and/or limited by the provisions of 21. 10 17 U.S.C. § 412. 11 12 THIRD AFFIRMATIVE DEFENSE 13 (17 U.S.C. § 411(a)) 14 15 Plaintiffs' action is barred and/or limited by the provisions of 17 U.S.C. 22. 16 § 411(a). 17 18 FOURTH AFFIRMATIVE DEFENSE 19 (Unclean Hands) 20 21 23. Plaintiffs' action is barred in whole or in part by reason of plaintiffs' 22 23 unclean hands. 24 25 26 27 28

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1 FIFTH AFFIRMATIVE DEFENSE (Lack of Standing) 2 3 24. Plaintiffs' action is barred in whole or in part because one or both 4 Plaintiffs lack standing to prosecute such action. 5 6 7 SIXTH AFFIRMATIVE DEFENSE (Fair Use) 8 9 10 25. Plaintiffs' action is barred in whole or in part by the doctrine of fair use, to the extent any such use occurred, which use Answering Defendant denies but here 11 assumes merely for the sake of argument. 12 13 14 SEVENTH AFFIRMATIVE DEFENSE (First Amendment) 15 16 Plaintiffs' action is barred in whole or in part because, to the extent any 17 26. such use occurred, which use Answering Defendant denies but here assumes merely 18 for the sake of argument, the purported use of Plaintiffs' purportedly copyrightable 19 materials on which their claims rest constituted a use protected by the First 20 21 Amendment to the United States Constitution, 22 23 EIGHTH AFFIRMATIVE DEFENSE (De Minimis Use) 24 25 Plaintiffs' action is barred by the doctrine of de minimis use to the extent 26 27. any such use occurred, which use Answering Defendant denies but here assumes 27

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merely for the sake of argument.

1 NINTH AFFIRMATIVE DEFENSE 2 (No Willful Infringement) 3 4 28. Plaintiffs' claims for relief are barred in whole or in part because any use 5 by Answering Defendant, which use Answering Defendant denies but here assumes merely for the sake of argument, was not willful. 6 7 **TENTH AFFIRMATIVE DEFENSE** 8 9 (Estoppel) 10 11 Plaintiffs' action is barred by Plaintiffs' own conduct and actions, which 29. amount to and constitute an estoppel of the claims made by them in their Complaint. 12 13 ELEVENTH AFFIRMATIVE DEFENSE 14 (Waiver) 15 16 Plaintiffs' action is barred by Plaintiffs' own conduct and actions, which 17 30. amount to and constitute a waiver of any right or rights Plaintiffs might have had in 18 19 relation to the matters alleged in the Complaint. 20 21 WHEREFORE, Answering Defendant APPLE, INC. prays as follows: 22 That the Complaint be dismissed with prejudice and that Plaintiffs 23 1. 24 take nothing herein; 25 26 2. That Answering Defendant be awarded its costs of suit, including its reasonable attorneys' fees, incurred in defense of this action; and 27 28

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3. That Answering Defendant be awarded such other and further relief as the Court may deem just and proper.  DATED: August 16, 2007  EDWARD A. RUTTENBERG ROBERT S. GUTTERBERG
DATED: August 16, 2007  EDWARD A. RUTTENBERG
EDWARD A. RUTTENBERG
EDWARD A. RUTTENBERG
EDWARD A. RUTTENBERG
KINSKI N (FILLIBERE)
ROBERT S. GUTIERREZ LEOPOLD, PETRICH & SMITH, P.C.
and
DANIEL SCOTT SCHECTER COLIN B. VANDELL
LATHAM & WATKINS, LLP Attorneys for Defendant APPLE, INC.
APPLE, INC.

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1	PROOF OF SERVICE		
2	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES		
3	I am employed in the County of Los Angeles, State of California. I am over the age of 18		
4	years and not a party to the within action. My business address is 2049 Century Park East, Suite 3110, Los Angeles, California 90067-3274.		
5 6	On August 17, 2007, I served the foregoing document described as <b>ANSWER TO COMPLAINT BY DEFENDANT APPLE, INC.</b> on the interested parties in this action.		
7	by placing the original thereof enclosed in (a) sealed envelope(s), addressed as follows:		
8	SEE ATTACHED SERVICE LIST		
9	BY REGULAR MAIL: I deposited such envelope in the mail at 2049 Century Park East, Suite 3110, Los Angeles, California 90067-3274. The envelope was mailed with postage thereon fully prepaid.		
11	I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. It is deposited with the U.S. Postal Service on that same day in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid		
12 13	if postal cancellation date or postage meter date is more than one (1) day after date of deposit for mailing in affidavit.		
14	BY FACSIMILE MACHINE: I transmitted a true copy of said document(s) by facsimile machine, and no error was reported. Said fax transmission(s) were directed as indicated on the service list.		
15 16	BY OVERNIGHT MAIL: I deposited such documents at the Federal Express Drop Box located at 2049 Century Park East, Suite 3110, Los Angeles, California 90067-3274. The envelope was deposited with delivery fees thereon fully prepaid.		
17 18	BY PERSONAL SERVICE: I caused such envelope(s) to be delivered by hand to the above addressee(s).		
19	(State) I declare under penalty of perjury under the laws of the State of California that the		
20 21	(Federal) I declare that I am employed in the office of a member of the Bar of this Court, at whose direction the service was made. I declare under penalty of perjury under the laws of		
22	the State of California that the foregoing is true and correct.  Executed on August 17, 2007, at Los Angeles, California.		
23	Executed of Fragust 17, 2007, at Eos Fragores, Camolina.		
24			
25	/s/ Kathryn Toyama		
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1	SERVICE LIST	
2		
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6		
7 8	Christine Lepera, Esq. Sonnenschein Nath & Rosenthal LLP 1221 Avenue of the Americas New York, NY 10020-1089 Tel: (212) 768-6700 Fax: (212) 768-6800	Daniel Scott Schecter, Esq. Colin B. Vandell, Esq.
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